

# Law of Adultery in India- A Comparative Study

Adv. Sangram Somnath Gawade

B.Com. L.L.B. L.L.M

## I. INTRODUCTION

In a country like India marriage and family are regarded as a basis of society. Adultery has been a part of human society for as long as there has been existence of marriage. Marriage is more precisely a personal factor as it includes a relationship between two human beings who wilfully decide to cohabit with each other for their remaining lives. Now the concept of adultery rises when one of the partner/spouses has extra marital affair with another and the same is objectionable by the other spouse. Adultery literally means sex between a married man and woman with someone who is not his husband or wife.

## REFERENCES

- [1]. Indian Penal Code, revised by- S.K. Sinha Ray 2<sup>nd</sup> Edition
- [2]. Journal on Contemporary issues of Law- Vol 4
- [3]. International Journal of Law Management and Humanities Vol 4
- [4]. <https://blog.ipleaders.in/supreme-court-struck-adultery-law-section-497-ipc-justified/>
- [5]. <https://www.livemint.com/industry/media/55-married-indians-have-cheated-on-their-spouses-most-are-women-survey-11582712240534.html>
- [6]. <https://www.shoneekapoor.com/adultery-in-india>
- [7]. <https://indianexpress.com/article/india/india-decriminalises-adultery-a-look-at-other-countries-where-it-is-still-a-crime-or-not-5376598>